

**R380. Health, Administration.**

**R380-406. Medical Cannabis Pharmacy.**

**R380-406-1. Authority and Purpose.**

Pursuant to Subsections 26-1-5(1), 26-61a-501(12), 26-61a-501(13), 26-61a-503(3) and 26-61a-605(5), this rule establishes general medical cannabis pharmacy operating standards, partial fill standards, medical cannabis pharmacy operating plan requirements, cannabis product transportation standards, cannabis product waste and disposal standards, cannabis product recall standards, duties and requirements of a pharmacist-in-charge, security standards, supervision standards, inventory standards, cannabis product packaging standards, and standards related to closing a medical cannabis pharmacy.

**R380-406-2. Definitions.**

As used in this rule:

(1) "Cannabis waste" means cannabis product that is damaged, deteriorated, mislabeled, expired, returned, subject to a recall, or enclosed within a container or package that has been opened or breached.

**R380-406-3. Medical Cannabis Pharmacy - General Operating Standards.**

(1) In addition to general operating standards established in Title 26, Chapter 61a, Part 5, Utah Medical Cannabis Act, Medical Cannabis Pharmacy Operation, medical cannabis pharmacies shall comply with the operating standards established in this rule. Medical cannabis pharmacies shall:

(a) be well lit, well ventilated, clean, and sanitary;  
(b) maintain a current list of employees working at the medical cannabis pharmacy;  
(i) the list shall include employee name, Department registration license classification and license number, registration expiration date, and work schedule; and  
(ii) the list shall be readily retrievable for inspection by the Department and may be maintained in paper or electronic form;

(c) have a counseling area to allow for confidential patient counseling;  
(d) have current and retrievable editions of the following reference publications, in print or electronic format, and readily available and retrievable to medical cannabis pharmacy personnel:

(i) Title 26, Chapter 61a, Utah Medical Cannabis Act; and  
(ii) R380-400 through R380-411, Utah Medical Cannabis Act Rules.

(2) A medical cannabis pharmacy shall not distribute medical cannabis, or a medical cannabis device, to a medical cannabis cardholder, unless an employee who is a PMP is physically present and immediately available in the medical cannabis pharmacy.

(3) A medical cannabis pharmacy location shall be open for a cardholder to purchase a medical cannabis product, and medical device, for a minimum of 35 hours a week, except as authorized by the Department.

(4) A medical cannabis pharmacy that closes during normal hours of operation, shall implement procedures to notify a cardholder when the medical cannabis pharmacy will resume normal hours of operation. Such procedures may include, telephone system messages and conspicuously posted signs.

(5) Deliveries from a cannabis processing facility or another medical cannabis pharmacy shall be carried out under the direct supervision of a PMP or pharmacy agent, who shall be present to accept the delivery. Upon delivery, the medical cannabis or medical cannabis device, shall immediately be placed in the limited access area of the medical cannabis pharmacy.

(6) A medical cannabis pharmacy shall protect, at all times, confidential cardholder data and information stored in the EVS; such that access to and use of the data and information is limited to those individuals and purposes authorized under Title 26, Chapter 61a, Utah Medical Cannabis Act, and this rule.

(7) A medical cannabis pharmacy shall not dispense expired, damaged, deteriorated, misbranded, adulterated, or opened medical cannabis.

(8) A medical cannabis pharmacy license cannot be sold or transferred.

**R380-406-4. Medical Cannabis Pharmacy -- Operating Plan.**

(1) Pursuant to Subsection 26-61a-301, Medical Cannabis Pharmacy License, a medical cannabis pharmacy license application shall include an operating plan that includes, at a minimum the following:

(a) any information requested in the application;  
(b) all information listed in Section 26-61a-301, Medical Cannabis Pharmacy License;  
(c) a plan to comply with all applicable operating standards, statutes, and administrative rules, including:  
(i) Title 26, Chapter 61a, Utah Medical Cannabis Act; and  
(ii) R380-400 through R380-411, Utah Medical Cannabis Act Rules.

(2) The Department may require the applicant for a medical cannabis pharmacy license, to make a change to its operating plan before issuing a pharmacy license. The applicant shall submit a copy of its updated operating plan, with the required change, and receive Department approval of the plan, before the Department awards the license.

(3) Once the Department issues a license, any change to a medical cannabis pharmacy's operating plan is subject to the approval of the Department. A medical cannabis pharmacy shall submit a notice, in a manner determined by the Department, at least 14 days prior to the date that it plans to implement any change to its operating plan.

**R380-406-5. Medical Cannabis Pharmacy -- Operating Standards -- Pharmacist-In- Charge.**

(1) A medical cannabis pharmacy's pharmacist-in-charge (PIC) shall have the responsibility to oversee the medical cannabis pharmacy's operation, and that it is in compliance with Chapter 26, Title 61a, Utah Medical Cannabis Act and Utah Administrative Rules R380-400 through R380-411, Utah Medical Cannabis Act Rules. The PIC shall generally supervise the medical cannabis pharmacy, though the PIC is not required to be on site during all business hours.

(2) A unique email address shall be established by the PIC, or responsible party, for the medical cannabis pharmacy; to be used for self-audits or medical cannabis pharmacy alerts, initiated by the Department. The PIC or responsible party shall notify the Department of the medical cannabis pharmacy's email address in the initial application for licensure.

(3) The duties of the PIC shall include:

(a) ensure that PMPs, and pharmacy agents, at the medical cannabis pharmacy appropriately interpret and distribute a recommendation, in a suitable container, appropriately labeled for subsequent administration, or use by a patient;

(b) ensure that medical cannabis and a medical cannabis device are distributed safely, and accurately, with correct dosage parameters as recommended;

(c) ensure that medical cannabis, and a medical cannabis device, is distributed with information and instruction as necessary for proper utilization;

(d) ensure that PMPs and pharmacy agents communicate to a cardholder, at their request, information concerning any medical cannabis or medical cannabis device distributed to the cardholder;

(e) ensure that a reasonable effort is made to obtain, protect, record, and maintain patient records;

(f) education and training of medical cannabis pharmacy personnel;

(g) establishment of policies for procurement of medical cannabis, a medical cannabis device, and educational material sold at the facility;

(h) distribution and disposal of medical cannabis and a medical cannabis device, from a medical cannabis pharmacy;

(i) appropriate storage of all medical cannabis and a medical cannabis device;

(j) a record of transactions of the medical cannabis pharmacy necessary to maintain accurate control and accountability for materials required by applicable state laws;

(k) establish effective control against theft or diversion of medical cannabis or a medical cannabis device, and record of such product;

(l) legal operation of the medical cannabis pharmacy, including inspections, and other requirements, of state laws governing the medical cannabis pharmacies;

(m) implementation of an ongoing quality assurance program, that monitors performance of the personnel at the medical cannabis pharmacy;

(n) ensure that the point of sale (POS) is in working order;

(o) ensure that relevant information is submitted to the state's ICS and EVS in a timely manner;

(p) ensure that medical cannabis pharmacy personnel have appropriate licensure and registration;

(q) ensure that no medical cannabis pharmacy operates with a ratio of medical cannabis pharmacy medical provider to pharmacy agents that results in, or reasonably would be expected to result in, a reasonable risk of harm to public health, safety, and welfare;

(r) ensure that the PIC assigned to the medical cannabis pharmacy is recorded with the Department, and the Department is notified of a PIC change within 30 days of the change; and

(s) ensure with regard to the unique email address used for self-audits or medical cannabis pharmacy alerts, that:

(i) the medical cannabis pharmacy uses a single email address; and

(ii) the medical cannabis pharmacy notifies the Department, on the form prescribed, of any change in the email address within seven calendar days of the change.

(4) A PMP cannot be designated as PIC, for more than two medical cannabis pharmacies at one time.

**R380-406-6. Medical Cannabis Pharmacy -- Operating Standards -- Supervision.**

(1) A medical cannabis pharmacy is always under the full and actual charge of the medical cannabis pharmacy's PIC, but it shall be under the direct supervision of at least one supervising PMP, who is physically present at all times when a medical cannabis pharmacy is open to the public.

(2) A medical cannabis pharmacy PIC is not required to be in the medical cannabis pharmacy at all times, but shall be available for contact within a reasonable period with the supervising PMP.

(3) A medical cannabis pharmacy shall never operate with a supervision ratio of PMP to pharmacy agent that results in, or reasonably would be expected to result in, an unreasonable risk of harm to public health, safety, and welfare.

**R380-406-7. Medical Cannabis Pharmacy -- Security Standards.**

(1) A medical cannabis pharmacy shall comply with security standards established in Section 26-61a-501, Medical Cannabis Pharmacy Operation, and this rule.

(2) A medical cannabis pharmacy shall have security equipment sufficient to deter and prevent unauthorized entrance into the limited access areas of the medical cannabis pharmacy that includes equipment required in this Section.

(3) A medical cannabis pharmacy shall have a system to detect unauthorized intrusion; which may include a signal system interconnected with a radio frequency method, such as cellular or private radio signals, or other mechanical or electronic device.

- (4) A medical cannabis pharmacy shall be equipped with a secure lock on any entrance to the medical cannabis pharmacy.
- (5) A medical cannabis pharmacy shall have electronic monitoring including:
  - (a) at least one 19-inch or greater call-up monitor;
  - (b) a printer, capable of immediately producing a clear still photo from any video camera image;
  - (c) a video camera with a recording resolution of at least 640 x 470, or the equivalent, which provide coverage of entrances to and exits from limited access areas; and entrances to and exits from the building, and are capable of identifying any activity occurring in or adjacent to the building;
  - (d) a video camera shall record continuously, 24 hours a day, 7 days a week;
  - (e) a video camera at each point-of-sale location, which will allow for the identification of a medical cannabis cardholder;
  - (f) a method for storing video recordings from the video camera for at least 45 calendar days;
  - (g) for locally stored footage, the surveillance system storage device shall be secured in the facility in a lockbox, cabinet, closet, or secured in another manner, to protect from employee tampering or criminal theft;
  - (h) access to footage stored on a remote server shall be restricted to protect from employee tampering;
  - (i) a failure notification system that provides an audible, and visual, notification of failure in the electronic monitoring system;
  - (j) sufficient battery backup for video camera and recording equipment, to support at least five minutes of recording in the event of a power outage;
  - (k) a date and time stamp embedded on all video camera recordings, which shall be set correctly; and
  - (l) a panic alarm in the interior of the facility, which is a silent security alarm system signal, generated by the manual activation of a device intended to signal a robbery in progress.
- (6) Security measures implemented by a medical cannabis pharmacy to deter and prevent unauthorized entrance in areas containing products, theft of product, and to ensure the safety of employees and medical cannabis cardholders, shall include the following:
  - (a) store all medical cannabis and a medical cannabis device in a secure locked limited access area, in such a manner as to prevent diversion, theft, and loss;
  - (b) notwithstanding (5)(a), a medical cannabis pharmacy may display, in a secure locked case, a sample of each product offered;
    - (i) the display case shall be transparent;
    - (ii) an authorized PMP, or pharmacy agent, may remove an example of medical cannabis, or medical cannabis device, from the case, and provide it to a cardholder for inspection; provided the patient does not consume or otherwise use the sample; and
    - (iii) inside the medical cannabis pharmacy, medical cannabis and medical cannabis product, shall be stored in a limited access area during non-business hours;
  - (c) keep safes, vaults, and any other equipment, or areas used for storage, including prior to disposal of product, securely locked and protected from entry; except for the actual time required to remove or replace medical cannabis;
  - (d) keep locks and security equipment in good working order, and shall test such equipment at least two times per calendar year;
  - (e) prohibit keys, if any, from being left in the locks, or stored or placed, in a location accessible to any person other than specifically authorized personnel;
  - (f) prohibit accessibility of security measures, such as combination numbers, passwords, or electronic, or biometric security systems, to any person other than specifically authorized personnel;
  - (g) ensure that the outside perimeter of the building is sufficiently lit, to facilitate surveillance;
  - (h) ensure that all medical cannabis is kept out of plain sight, and is not visible from a public place, outside of the medical cannabis pharmacy;
  - (i) develop emergency policies and procedures for securing all product following any instance of diversion, theft, or loss of product, and conduct an assessment to determine whether additional safeguards are necessary;
  - (j) at a medical cannabis pharmacy where a cash transaction is conducted, establish a procedure for safe cash handling and cash transportation, to a financial institution to prevent theft, loss, and associated risk to the safety of employees, customers and the general public;
  - (k) while inside the medical cannabis pharmacy, employee shall wear an identification tag, or similar form of identification, to clearly identify them to the public;
    - (i) including their position at the medical cannabis pharmacy, as a PMP or pharmacy agent; and
  - (l) prevent an individual from remaining on the premise of the medical cannabis pharmacy, if they are not engaging in activity expressly, or by necessary implication, permitted by Title 26, Chapter 61a, Utah Medical Cannabis Act.
- (7) A medical cannabis pharmacy shall include the following areas of security:
  - (a) public waiting area;
  - (b) cardholder only area; and
  - (c) limited access area.
- (8) A medical cannabis pharmacy shall allow only medical a cannabis cardholder, PMP, pharmacy agent, authorized vendor, contractor, and visitor, to have access to the cardholder area of the medical cannabis pharmacy.
- (9) An outside vendor, contractor, and visitor, must obtain a visitor identification badge, prior to entering the cardholder only, or limited access area of a medical cannabis pharmacy; to be worn at all times when on the premise of the medical cannabis

pharmacy, and shall be escorted at all times by an employee authorized to enter the medical cannabis pharmacy. The visitor identification badge must be visibly displayed at all times, while in the facility. A visitor must be logged in and out, and that log shall be available for inspection by the Department at all times. The visitor identification badge shall be returned to the medical cannabis pharmacy upon exit.

(10) Product inside a medical cannabis pharmacy, shall be kept in a limited access area, inaccessible to any person other than a PMP, pharmacy agent, employee of the Department, or an individual authorized by the medical cannabis pharmacy's PIC. The limited access area shall meet the following standards:

(a) be identified by the posting of a sign, that shall be a minimum of 12" x 12", and states: "Limited Access Area", in lettering no smaller than one inch in height; and

(b) clearly describe by the filing of a diagram of the licensed premise, in the form and manner determined by the Department, reflecting walls, partitions, counters, and areas of entry and exit, vegetation, flowering, storage, disposal, cardholder area, and public waiting area.

(11) Only a PMP, or a pharmacy agent, employed at the medical cannabis pharmacy, shall have access to the medical cannabis pharmacy; when the medical cannabis pharmacy is closed to the public.

(12) The medical cannabis pharmacy, or parent company, shall maintain a record of not less than five years, of the initials or identification codes that identify each PMP or pharmacy agent by name. The initial or identification code, shall be unique, to ensure that each PMP, or pharmacy agent, can be identified. An identical initial or identification code, shall not be used for different a PMP, or pharmacy agent.

### **R380-406-8. Medical Cannabis Pharmacy -- Operating Standards -- Inventory.**

(1) A medical cannabis pharmacy shall be equipped for orderly inventory, storage of medical cannabis product, and medical cannabis device, in a manner to permit clear identification, separation, and easy retrieval of product; and an environment necessary to maintain the integrity of product inventory.

(2) A medical cannabis pharmacy shall use the state's ICS to establish a record of each transaction, and day's beginning acquisitions, sales, disposal, and ending inventory.

(3) A medical cannabis pharmacy shall input in the ICS information regarding the purchase of medical cannabis, or medical cannabis device, immediately after a transaction with a cardholder is closed, so reporting of purchases to the ICS across all medical cannabis pharmacies in Utah will be in real-time.

(4) At the close of each business day, a medical cannabis pharmacy shall reconcile the medical cannabis, and each medical cannabis device, with that medical cannabis pharmacy's inventory.

(5) A medical cannabis pharmacy's supervising PMP shall conduct an audit of a medical cannabis pharmacy's daily inventory, at least once a week. A PMP shall conduct annual comprehensive inventory of product, at a medical cannabis pharmacy. The PMP conducting the annual inventory shall document the time the inventory was taken, and shall sign and date the inventory with the date the inventory was taken. The signature of the PIC, and the date of the inventory, shall be documented within 72 hours, or three working days, of the completed annual inventory.

(a) If the audit identifies a reduction in the amount of medical cannabis in the medical cannabis pharmacy's inventory is not due to documented causes, the medical cannabis pharmacy shall determine where the loss occurred, and immediately take and document corrective action. The medical cannabis pharmacy shall immediately inform the Department of the loss by telephone, and provide written notice of the loss, and the corrective action taken within two business days after first discovery.

(b) If the reduction in the amount of medical cannabis, or any medical cannabis device, in the inventory is due to criminal activity, or suspected criminal activity, the medical cannabis pharmacy shall immediately make a report identifying the circumstances surrounding the reduction to the Department, and to law enforcement with jurisdiction where the suspected criminal acts occurred.

(c) If the audit identifies an increase in the amount of medical cannabis, or medical cannabis device, in the medical cannabis pharmacy's inventory, not due to documented causes, the medical cannabis pharmacy shall determine where the increase occurred and take and document corrective action.

(6) Records of each day's beginning inventory, weekly inventory, and comprehensive annual inventory, shall be kept for a period of five years; at the medical cannabis pharmacy where the medical cannabis and medical cannabis device is located. Any medical cannabis pharmacy intending to maintain such records at a location other than the medical cannabis pharmacy, must first send a written request to the Department. The request shall contain the medical cannabis pharmacy name and license number, and the name and address of the alternate location. The Department will send written notification to the medical cannabis pharmacy documenting the approval, or denial, of the request. A copy of the Department's approval shall be maintained. Any such alternate location shall be secured and accessible only to authorized medical cannabis pharmacy employees.

(7) A medical cannabis pharmacy shall maintain the documentation required of this rule in a secure, locked location for five years from the date on the document. These records may be kept electronically if the method is approved by the Department, and the records are backed-up each business day.

(8) A medical cannabis pharmacy shall provide any documentation required to be maintained in this rule to the Department for review upon request.

### **R380-406-9. Medical Cannabis Pharmacy -- Operating Standards -- Transportation.**

(1) Transport of medical cannabis from a medical cannabis pharmacy to another location shall occur only when:

(a) a home delivery medical cannabis pharmacy is delivering shipments of medical cannabis, or medical cannabis devices, to a cardholder's home address;

(b) a medical cannabis pharmacy, or cannabis production establishment, is transporting medical cannabis, or a medical cannabis device, from a medical cannabis pharmacy facility to a cannabis production establishment facility, or waste disposal location to be disposed of; and

(c) a product recall is initiated and medical cannabis, or a medical cannabis device, must be returned from a medical cannabis pharmacy to the cannabis production establishment.

(2) Medical cannabis and a medical cannabis device to be returned to the cannabis production establishment shall be:

(a) logged into the ICS;

(b) stored in a locked container with clear and bold lettering: "Return"; and

(c) prepared in compliance with any guideline and protocol of the cannabis production establishment for collecting, storing, and labeling a returned product.

(3) A PMP or pharmacy agent accepting a shipment of medical cannabis, or medical cannabis device, at a medical cannabis pharmacy facility from a cannabis production establishment shall:

(a) obtain a copy of the transport manifest and safeguard the manifest for recordkeeping;

(b) not delete, void, or change information provided on the transport manifest, upon arrival at the medical cannabis pharmacy;

(c) ensure that the medical cannabis and medical device received are as described in the transport manifest, and record the amount received into the ICS;

(d) clearly record on the manifest the individual's unique initial, or identification code, and the actual date and time of receipt of the medical cannabis, or medical cannabis device;

(e) if a difference between the quantity specified in the transport manifest and the quantity received occur, document the difference in the ICS; and

(f) log in the ICS any change to a medical cannabis product, or medical cannabis device, that may have occurred while in transport.

#### **R380-406-10. Medical Cannabis Pharmacy -- Operating Standards -- Packaging.**

(1) Medical cannabis in the following dosage form shall be delivered to a medical cannabis pharmacy, from a cannabis processing facility, or another medical cannabis pharmacy, in their final container:

(a) concentrated oil;

(b) liquid suspension;

(c) topical preparation;

(d) transdermal preparation;

(e) gelatinous cube;

(f) sublingual preparation; and

(g) resin or wax.

(2) Medical cannabis in the following dosage form may be delivered to a medical cannabis pharmacy from a cannabis processing facility, in either a final container or a bulk container, to later be separated into a final packaging prior to being dispensed to a cardholder:

(a) tablet;

(b) capsule; and

(c) unprocessed cannabis flower.

#### **R380-406-11. Medical Cannabis Pharmacy -- Operating Standards -- Cannabis Disposal and Waste.**

(1) A medical cannabis pharmacy's cannabis waste may be disposed of at either a medical cannabis pharmacy location, or a location of a cannabis production establishment, licensed by the UDAF.

(2) In addition to complying with standards for cannabis disposal and waste established in Section 26-61a-501 a medical cannabis pharmacy shall ensure compliance with standards established in R68-27-12. When handling cannabis waste, a medical cannabis pharmacy shall do the following:

(a) designate a location in the limited access area of the medical cannabis pharmacy where cannabis waste shall be securely locked and stored;

(b) designate a lockable container, or containers, that are clearly and boldly labeled with the words "Not for Sale or Use";

(c) ensure logging of the cannabis product in the ICS at the time of disposal with appropriate information including:

(i) a description of and reason for the cannabis product being disposed;

(ii) date of disposal;

(iii) method of disposal; and

(iv) name and registration identification number of the agent responsible for the disposal.

#### **R380-406-12. Medical Cannabis Pharmacy -- Operating Standards -- Product Recall.**

(1) A recall may be initiated by a cannabis production establishment, a medical cannabis pharmacy, the Department, or the UDAF.

(2) A medical cannabis pharmacy's recall plan shall include, at a minimum:

- (a) a designation of at least one employee who shall serve as the recall coordinator;
- (b) immediate notification of the Department, UDAF, and the cannabis production establishment from which it obtained the cannabis product in question;
- (i) notification shall occur within 24 hours upon becoming aware of a complaint about the cannabis product in question;
- (c) a procedure for identifying and isolating product to prevent or minimize distribution to patients;
- (d) a procedure to retrieve and destroy product; and
- (e) a communication plan to notify those affected by the recall.
- (3) The medical cannabis pharmacy shall track the total amount of affected cannabis product, and the amount of cannabis product returned to the medical cannabis pharmacy, as part of the recall.
- (4) The medical cannabis pharmacy shall coordinate the destruction of the cannabis product with the Department and the UDAF, and allow the UDAF to oversee the destruction of the final product.
- (5) A medical cannabis pharmacy shall notify the Department before initiating a voluntary recall.

**R380-406-13. Medical Cannabis Pharmacy -- Partial Filling.**

- (1) A PMP or pharmacy agent who partially fills a recommendation for a medical cannabis cardholder shall specify in the ICS the following:
  - (a) date of partial fill;
  - (b) quantity supplied to cardholder;
  - (c) quantity remaining of the recommendation partially filled; and
  - (d) a brief explanation as to why the recommendation was partially filled.

**R380-406-14. Medical Cannabis Pharmacy -- Operating Standards -- Closing a Pharmacy.**

- (1) At least 14 days prior to the closing of a medical cannabis pharmacy, the pharmacist-in-charge shall comply with the following:
  - (a) send written notice to the Department containing the following information:
    - (i) the name, address, and Department issued license number of the medical cannabis pharmacy;
    - (ii) surrender the license issued to the medical cannabis pharmacy;
    - (iii) a statement attesting:
      - (A) a comprehensive inventory has been conducted;
      - (B) the manner in which the medical cannabis product and medical cannabis device were transferred or disposed;
      - (C) the anticipated date of closing;
      - (D) the name, address, and Department issued license number of the medical cannabis pharmacy, or cannabis production establishment, acquiring the medical cannabis and medical cannabis device from the medical cannabis pharmacy that is closing;
      - (E) the date of transfer when the medical cannabis product and medical cannabis devices will occur; and
      - (F) the name and address of the medical cannabis pharmacy to which the orders, including all refill information, and patient records, were transferred;
  - (b) post a closing notice in a conspicuous place at all public entrance doors to the medical cannabis pharmacy which shall contain the following information:
    - (i) the date of closing; and
    - (ii) the name, address, and telephone number of the medical cannabis pharmacy acquiring the recommendation orders, including all refill information and customer records of the medical cannabis pharmacy.
- (2) If the medical cannabis pharmacy closed suddenly due to fire, destruction, natural disaster, death, property seizure, eviction, bankruptcy, or emergency circumstances, and the PIC cannot provide notification 14 days prior to the closing, the PIC shall provide notification to the Department of the closing, no later than 24 hours after the closing.
- (3) If the PIC is not available to comply with the requirements of this section, the owner or legal representative shall be responsible for compliance with the provisions of this section.
- (4) On the date of the closing, the PIC shall remove all medical cannabis product, and any medical cannabis devices, from the medical cannabis pharmacy by one or a combination of the following methods:
  - (a) transport them to a cannabis processing facility for credit or disposal; or
  - (b) transfer or sell them to a person who is legally entitled to possess drugs, such as another medical cannabis pharmacy in the state of Utah.
- (5) The PIC shall transfer the orders for medical cannabis, and medical cannabis devices, to a licensed medical cannabis pharmacy in the state of Utah.
- (6) The PIC shall remove signs, and notify the landlord of the property that it is unlawful to use the word "medical cannabis pharmacy", or any other word or combination of words of the same or similar meaning, or any graphic representation that would mislead, or tend to mislead the public that a medical cannabis pharmacy is located at this address.

**KEY: medical cannabis, medical cannabis pharmacy, marijuana**

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